

THE STATUTE OF YORK.*

PUR ceo qe plusurs gentz du Roialme Dengleterre, & de la I're Dirlaunde, unt einz ces heures soventefeth soffert meschefs & desheritesons, par encheson de ceo qe en ascun cas ou defaute de lei fust, remedie ne fust ordene; & aussint p' ceo q' ascuns pointz des estatutz avant faitz avoient mestier desclarissement: N're Seign' le Roi Edward, fiz au Roi Edward, desiraunt plener dreit estre faite a son poeple, a son plement a Everewyk, as tres simoignes de seint Michel, lan de son regne duszisme, par assent des Prelatz, Countes, Barons, & la cōaute de son reume illoeqs assemblez, fist les establissementz, & les estatutz qe sensuent, les queus il veut q' en le dit roialme & en la dite I're soient fermement tenutz.

En primes pur di^{vers} meschefs, qe unt estez de ceo
q̃ les tenantz en assises de novele disseïe ne poeint
avant ces heures fere attorne; Accorde est q̃ les te-
nantz en brefs de novele disseïe desore puissent fere
attornez. Et nentent mie le Roi p̃ tant q̃ les tenantz
& les defendantz, en assises de novele disseïe, ne puis-
sent pleder p̃ baillif com avant soleient, sil voillent.

Et ensement acorde est, q̃ qant Chartre, quite clamaunce, aquitance, ou autre escrit, seit dedit en la Court le Roi, en queus soient tesmoignes nomez, seit p̃ces fait de fere venir les tesmoignes, com avant ad este usee: issint q̃ sil ne veignent a la g̃nt destresce sur eus ret'nee, ou q̃ ret'ne seit qil ne unt rien, ou ne sont trovez, q̃ adonk ne seit lessee la prise de lenqueste p̃ absence de tieux tesmoignes. Et si les tesmoignes veignent p̃ la g̃nt destresce, & lenqueste p̃ aucune encheson remaigne a p̃ndre, seit mesme le jour done a ceus tesmoignes q̃ issint vendront, qest done a lenqueste p̃ndre; A queux jour si tieux tesmoignes ne veignent, soient lour issues sur eux primes ret'netz forfeetz, & la prise de lenqueste ne remaigne par lour absence. Et p' absence des tesmoignes, qe sont des franchises, ou brief le Roi original ne court mie, ne seit la prise de tiele enqueste lessee.

Et com il seit contenu en lestatut fait a Westm̄, le second jour Daveritt lan du regne Edward pere n̄re Seign' le Roi qore est vint septime, q̄ les enquestes, & les reconisaunces, devant Justices de lun Bank & de lautre ajugez, fuissent prises devant ascun des Justices des places, associe a li un Chivaler du Counte ou les enquestes v̄rient a p̄ndre, si les enquestes ne fuissent de ḡnt examinement; & q̄ en tieles enquestes p̄ndre fust fait sicom les Justices verroient q̄ fust a fere, au p̄fit du Roialme; Le quel estatut ad bo-soigne dest̄ meuz declare: Acorde est q̄ les enquestes & Juretz, q̄ sont & v̄ront a p̄ndre en pleez de t̄re, qe ne sont mie de ḡnt examinement, soient prises en pays devant une Justice de la place ou le ple est, associe a li un p̄dhome du pays, Chevaler ou autre, Issint q̄ c̄tein jour seit done en Bank, & c̄tein jour & leu, en pays, en p̄sence des pties, si demaundaunt le prie.

FORASMUCH as divers People of the Realm of England and Ireland have heretofore many Times suffered great Mischiefs, [Damages.] and Disherisons, by reason that in some Cases where the Law failed, no Remedy was ordained; and also forasmuch as some Points of the Statutes heretofore made had Need of Exposition: Our Lord King Edward, Son to King Edward, desiring that full Right be done to his People, at his Parliament holden at York, the third week after the Feast of Saint Michael, the Twelfth Year of his Reign, by the Assent of the Prelates, Earls, Barons, and the Commonalty of his Realm there assembled, hath made these Acts and Statutes here following, the which he willet to be straitly observed in his said Realm and Land.

FIRST, For divers Mischiefs that have been, because Tenants in Assise of Novel Disseisin might not make Attornies heretofore: It is agreed that the Tenants in Assise of Novel Disseisin from henceforth may make Attornies. Yet the King intendeth not hereby that the Tenants and Defendants in Assises of Novel Disseisin should not plead by Bailiffs, if they will, as they have used to do heretofore.

ALSO It is agreed, That when a Deed, Release, Acquittance, or other Writing is denied in the King's Court, wherein Witnesses be named, Process shall be awarded to cause such Witnesses to appear, as before hath been used ; so that if none of them come at the great Distress returned, or if it be returned that they have nothing, or that they cannot be found, yet the taking of the Inquest shall not be deferred by the Absence of such Witnesses. And if the Witnesses do come in at the great Distress, and the Inquest for some Cause remaineth untaken, the Witnesses that come in shall have like Day given them as is assigned for the taking of the Inquest ; at which Day, if the Witnesses do not appear, the Issues that were first returned upon them shall be forfeit ; and the taking of the Inquest shall not be deferred because of their Absence. And for Absence of Witnesses, dwelling within Franchises where the King's Writ original doth not lie, the taking of an Inquest shall not be omitted.

AND Where it is contained in a Statute made at Westminster the second day of April, in the xxvii. year of the Reign of the King's Father that now is, that Inquests and Recognisances [taken ''] before Justices of the one Bench and of the other, should be taken before any Justice of the [Places ''] [accompanied with ''] some Knight of the Shire where such Inquests hap to be taken, if they have not need of great Examination; and that in such Inquests the Justices shall do as they think most expedient for the wealth of the Realm; the which Statute needeth to be better declared: It is agreed, that Inquests and Juries that be and shall be taken in Pleas of Land, that require not great Examination, shall be taken in the Country before a Justice of the [Place ''] where the Plea is, [accompanied with ''] a substantial Man of the Country, Knight, or other, so that a certain Day be given in the Bench, and a certain Day and Place in the Country, in the presence of the Parties, if the Demandant request it.

**I.
Tenants in
Novel
disseisin
may make
Attorney.**

Pleading by Bailiffs.

II.
Inquests shall not be delayed by the absence of Witnesses to Deeds.

III.
Inquests
determinable
in the
Benches, may
be taken in
the Country.
[See Stat.
of Fines,
27 Edw. I.
ch. 4.]

1 determinable

² Courts

³ there being associate with him

4 Court

* These Titles are from the Printed Copies and Translations. No Title appears on the Roll.

And also the Inquests and Juries, in Pleas of Land that require great Examination, shall be taken in the Country, in the Manner abovesaid, before two Justices of the Bench :

IV.
Justices of
Nisi Prius
may record
Non-suits,
Defaults, &c.

Assises of
Darrein
Presentment
&c. [See Stat.
Westm. 2.
ch. 30.]

V.
Returns in
Liberties
shall be made
by Indenture
between the
Baillif and
the Sheriff.

Sheriffs and
Baillifs shall
set their
Names to
their Returns.

VI.
No Officer
keeping
Assise of
Wine and
Viſuals shall
merchandize
therein during
his Office.

AND the Justices or Justice shall have power to record Nonsuits and Defaults in the Country, at the Days and Places assigned, as afore is said. And that which they shall have done in the things above mentioned, shall be reported in the Bench at a day certain, there to be inrolled, and thereupon Judgement shall be given. And the King intendeth not, that the said Inquests and Juries should not be taken in the Bench, if they come, nor that this Statute should extend unto great Assises. And also one Justice of the one [Place¹] and of the other, [being associate with²] a discreet man of the Country, Knight, or other, at the request of the Plaintiff, shall take Inquests upon Pleas pleaded and to be pleaded, that be moved by Attachment and Distress, and shall have power to record Nonsuits as above is said, and to take Inquests upon Defaults there made. And as to (³) the Inquests to be taken upon Writs of Quare Impedit, it shall be done as is contained in the Statute of Westminster the Second; and the Justices shall have power to record Nonsuits and Defaults in the Country, and to give Judgement thereupon, as they do in the Bench, and [there to report that which they have done, and there to be inrolled.⁴] And if it happen, that the Justice or Justices that shall be assigned to take such Inquests in the Country, do not come, or [if they come⁵] into the Country at the Day assigned, yet the Parties and Persons of such Inquests shall keep their Day in the Bench.

AND Because it is many times complained in the King's Court [upon Returns, that⁶] Bailiffs of Franchises, having full power to return the King's Writs, have delivered to Sheriffs, [that have been⁷] after changed, and otherwise returned into the King's Court, to the great Damage of some of the Parties and the Delay of Right; It is agreed that of Returns which hereafter shall be delivered to the Sheriffs by Bailiffs of such Franchises, an Indenture shall be made between the Bailiff of the Franchise by his proper Name, and the Sheriff by his proper Name. And if any Sheriff change the Return so delivered to him by Indenture, and be thereof convicted, at the Suit of the Lord of the Franchise, of whom he received the return, if the Lord have had any Damage, or if his Franchise be imblemished, and at the Suit of the Party that hath sustained Loss through that occasion, he shall be punished by the King for his false Return, and shall yield unto the Lord and to the Party double Damages. Also It is agreed, that from henceforth Sheriffs, and other Bailiffs that receive the King's Writs returnable in his Court, shall put their own Names with the Returns, so that the Court may know [of whom they took such Returns,⁸] if need be; and if any Sheriff or other Bailiff leave out his Name in his Returns, he shall be grievously amerced to the King's Use.

ALSO to the common profit of the People, It is agreed, That no Officer in City or in Borough, that by reason of his Office ought to keep Assises of Wines and Viſuals, so long as he is attendant to that Office, shall not merchandise for Wines nor Viſuals, neither in Gross nor by Retail: And if any do, and be thereof convicted, the Merchandize whereof he is convicted shall be forfeit to the King, and the third part thereof shall be delivered to the Party that sued the Offender, as the King's Gift. And in such Case he that will sue [for a thing so forfeited,⁹] shall be received: And the Chancellor, Treasurer, Barons of the Exchequer, Justices of either Bench, and Justices assigned to take Assises, shall admit such Pleas by Writs, and without Writs, and shall determine them, and shall perform all things contained in these Articles in form abovesaid. And nevertheless the King may assign his Justices to execute this Thing in Cities and Boroughs, when and where it pleaseth him.

¹ Bench
² Assises of Darrein Presentment, and
³ and that which they have done shall be reported into the Bench, and there be inrolled.
⁴ that Returns, which
⁵ who are answerable for such Returns,
⁶ there being associate with him
⁷ come not
⁸ have been
⁹ to obtain such thing.

Et ausi les enquestes & Jurez en plai de lre, qe de maudent g'nt examenement, soient prises en pays, en la fourme susdite, devant deus Justices du Bank: et eyt la Justice ou les Justices poer a recorder nonsutes & defautes en pays, as jours & lieux q' yront assignez, com desus est dit. Et ceo qil avont fait, en les choses susdites, soit reporte en Bank a jour done, & illoeqs enroule, & de ceo jugement rendu. Et nentent mie le Roi q' les dites enquestes & Jurez ne pussent estre prises en Bank, si eles veignent, ne q' cest estatut sestent a g'nt assises. Et ausi une Justice del un Bank & de lautre, associe a lui un pdhome du pays, Chevalier ou autre, a la requeste du plaintiff, pigne les enquestes des pledz, pledez & a pleder, q' sont meuez par attachementz & destresces, Et eyt poer de recorder les nonsutes, com desus est dit, & pndre les enquestes par defautes illoeqs faites. Et qant a les assises de drein p'sent, & les enquestes sur bref de Quare impedit pndre, soit fait com il est contenutz en le secund estatut de Westm; Et eyt la Justice poer de recorder nonsutes, & defautes en pays, & sur ceo jugement doner, com en Bank, & soit reporte en Bank ceo q' il av'a fait, & illoeqs soit en roule. Et si issint aveigne q' les Justices ou la Justice q' yront ou yra assigne de prendre tieles enquestes en pays, ne veignent pas, ou ne veigne en pays au jour assigne, jadumeyns les parties & les gentz del enqueste gardent lour jour en Bank.

Et pur ceo q' sovenere plainte ad este faite, en la Court le Roi, q' les ret'ns, q' Baillifs des Fraunchises, q' unt pleynt ret'n des Briefs le Roi, unt li'vez as viscontes, aps unt este changez, & en autre manere ret'nez en la Court le Roi, a g'nt damage des ascuns des pties, & en delayance de droit'e; Acorde est q' des ret'ns, q' desore se ferront as viscontes p baillifs des tieles f'unchises, soit faite endent'e plene, entre le Baillif de la f'unchise, nome p son ppre noun, & le viscounte nome p son ppre noun. Et si nul viscounte change ret'n issint li've a li p endent'e, & de ceo soit atteint a la suite le Seign' de la fraunchise dont il av'a tiel ret'n resceu, si le Seign' av'a damage encoru ou sa fraunchise soit enblemie, & ala sute de la partie q' av'a damage encoru p cel encheson, soit puni de vers le Roi com de faus ret'n, & rende au Seign' & a la ptie damage a double. Ausint est acorde q' desore Viscontes & autres Baillifs q' resceivent brefs le Roi, ret'nables en sa court, mettent leur ppres nouns ove leur ret'ns, issint q' Court puisse savoir a qi pndre des tieux ret'ns si mestier seit; et si nul viscounte, ou autre baillif, en ses ret'ns entrelesse son noun, soit grevement amercie al oepe le Roi.

Ensement por comun pfit du poeple acorde est q' nul ministre, en Cite ne en Burgh, qi p reson de son office deit garder assise des vins & des vitailles, tant com il yra entendaunt a tiel office, ne marchaunde des vins ne des vitailles, en gros ne a retail. Et si nul face, & de ceo soit atteint, la marchaundie dount il yra ateint soit forfaita au Roi, & la l'ce ptie soit li've, com de doun le Roi, a celi a qi sute le trespassour yra issint ateint. Et en tieu cas soit resceu celi q' vodra sure por tieu chose ateindre: Et Chaunceller, Tresorer, Barons del Eschequer, Justices del un Bank & de lautre, & Justices assignetz as assises pndre, resceivent tieux plaintes, p brief & sans bref, & les yminent, & pfacent totes les choses contenues en cest article, en la fourme avantdite. Et jadumeyns put le Roi assigner ses Justices a ceste chose pfere en Cites & en Burghs, qant & la ou il plerra.

Et ausi les enquestes & Jurez en plai de l'Eschequer, & maundent g'nt examinement, soient prises en la fourme susdite, devant deux Justices de la Cour & eyt la Justice ou les Justices poer a recorder les sutes & defautes en pays, as jours & lieux q' ilz assignez, com desus est dit. Et ceo q' ilz ont en les choses susdites, soit reporté en Bank & done, & illoeqs enroule, & de ceo jugement ne pument estre prises en Bank, si eles voient cest estatut sistent a g'nt assises. Et ausi ne pout del un Bank & de l'autre, associe a lui un p'son du pays, Chevalier ou autre, a la requeste de just. Pigne les enquestes des pleitz, pleitz & a p'ce q' sont meuez par attachementz & destructions, & poer de recorder les nonces, com desus est dit & p'ndre les enquestes par defautes illoeqs. Et quant a les assises de d'rein p'sent, & les enquestes sur bref de Quare impedit p'ndre, & com il est contenuz en le second estatut de W. I. Et eyt la Justice poer de recorder nonces, & fautes en pays, & sur ceo jugement done en Bank, & soit reporté en Bank ceo q' ilz ont illoeqs soit en roule. Et si issint aveigne q' de l'itices ou la Justice q' vront ou tra assigne de p'dre tieles enquestes en pays, ne veignent pas a veigne en pays au jour assigne, jadamys les p'ces & les gentz del enqueste gardent leur jour en la Cour. Et pur ceo q' s'overne pleinte ad este faite, en la Cour le Roi, q' les ret'ns, q' Baillifs des franchises, & p'pleyn ret'n des Briefs le Roi, unt l'ivrez as vices ap's unt este changez, & en autre maniere en la Cour le Roi, a g'nt damage des assises p'ties, & en delayance de droite; Acorde se a ret'ns, q' desore se ferront as viscontes p' l'it des tieles f'unchises, soit faite endente p'ces, & le Baillif de la f'unchise, nome p' son p'pre n'ou, & le viscounte nome p' son p'pre n'ou. Et si viscounte change ret'n issint l'ivrez a li p'cedent de ceo soit atteint a la suite le Seign' de la franchise dont il a'va tiel ret'n resceu, si le Seign' damage encoru ou sa franchise soit embreue, & suite de la partie q' a'va damage encoru p' cel son, soit puni de vers le Roi com de f'aus ret' rendre au Seign' & a la p'ce damage a double. Et est acorde q' desore Viscontes & autres Baillifs resceivent brefs le Roi, ret'nables en sa cour, & tent leur p'pres nouns ove leur ret'ns, issint q' ilz puisse savoir a q' p'ndre des tieux ret'ns si meuz et si nul viscounte, ou autre baillif, en ses ret'ns lesse son noun, soit grevement a'ncie al o'p'z. Ensemble por comun p'fit du poeple acorde se a ministre, en Cite ne en Burgh, q' p' reson de l'office deit garder assise des vins & des vitalles, & com il s'ra entendaunt a tiel office, ne marchandise vins ne des vitalles, en gros ne a retail. Et a face, & de ceo soit atteint, la marchandise s'ra at'eint soit forfaité au Roi, & la p'ce soit com de doun le Roi, a celi a q' suite le marchandise s'ra issint at'eint. Et en tieu cas soit resceu, & vodra sure por tieu chose at'eindre: Et Chancelier, Tresorer, Barons del Eschequer, Justices del Roi, & de l'autre, & Justices assignez as assises p'cedent, & p'facent totes les choses contenues en article, en la fourme avantdite. Et jadamys p'cedent Roi assigner ses Justices a ceste chose p'cedent & en Burghs, quant & la ou il p'cedent.

Et d'icis & fidelibz suis Henrico le Scrope, & sociis suis, Justic' n'ris ad p'tia coram nob tenenda assigni, Saltem. Quedam statuta p nos, in p'senti plamento n'ro apud Eboz cōvocato, de assensu Prelatoz, Comitū, Baronū, & tocius cōitatis regni n'ri ibidem existenciū, ad cōem utilitatē populi ejusdem regni edita, vob mittim^o sub sigillo n'ro consignata; Mandantes q'tenus statuta illa corā vob publicari, & ea in d'ibz & singt suis articul, quantū ad vos p'tinet firmit^r teneri, fac. T. R. apud Eboz p'mo die Decemb^r. p ipm Regē.

Le Roi au Viscounte deverwyk, saluz. Come naderes, entre autre estatutz faitz a n're drein plement a Everwyk, feussent accordez & faitz les establishments q' sensuent; Por ceo q' s'overne pleinte ad este faite en la Court le Roi &c. ut s' usq in finē; Vo^o comandons q' les ditz pointz, ensi establiz, facetz publier, en v're plein Countee e en Cites e en Burghs, & aillors en v're bailleie, ou vous verretz qil soit afaire, & les teignetz & gardez tantq come a vo^o apent, sur les peines suscrites. Donez a Everwyk le oytisme jour de Janevoir.

Eodem modo mand est singul Vicecomi p Angl.

Dēa statuta postmodū missa fuerūt in Hibern, ut in bri subscripto continet^r; et libata fuerūt Godefrido fil Rogi, una cū dēo bñ deferend.

Et Cancellar suo Hibern, saltem. Quedam statuta p nos in plamento n'ro nup apud Eboz cōvocato, de assensu Platoz, Comitū, Baronū, & tocius Cōitatis regni n'ri, ibidem existenciū, ad cōem utilitatem populi ejusdē regni, ac l're n're Hibern edita, vob sub sigillo n'ro mittimus cōsignata, mandantes qd statuta illa in dēa Cancellar n'ra custodiri, ac in rotulis ejusdē Cancellar irrotulari, & sub sigillo n'ro quo utimur in Hibern in forma patenti exemplificari, & ad singulas placeas n'ras in l'ra p'dēa, & singulos Comitatus ejusdē l're, mitti fac, p b'ria n'ra sub dēo sigillo; ministris n'ris placeaz illaz, & vicecomitibz dēoz Com, mandantes qd statuta illa coram ipis publicari, & ea in omibz & singulis suis articulis, quantū ad eoq singulos p'tinet, firmit^r fac observari. T. Reg apud Clarindon x. die Septemb^r anno &c. quartodecimo. p ipm Regē.

(a) Et Cancellar suo Hibern, saltem. Quedam statuta p nos de assensu Prelatoz Comitū, Baronū, & Cōitatis regni n'ri nup apud Lincoln, & quedam alia statuta postmod apud Eboz, fēa, que in dēa l'ra n'ra Hibern, ad cōem utilitatem populi n'ri ejusdem l're observari volum^o, vob mittim^o sub sigillo n'ro; mandantes qd statuta illa in dēa Canē n'ra custodiri, ac in rotulis ejusdem Cancellar irrotulari, & sub sigillo n'ro quo utim^r in Hibern in forma patenti exemplificari, & ad singulas placeas n'ras in l'ra p'dēa, & singulos Com ejusdem l're, mitti fac p b'ria n'ra sub dēo sigillo; Ministris n'ris placeaz illaz, & vicecom dēoz Com mandantes qd statuta illa corā ipis publicari, & ea in d'ibz & singul suis articulis, q'ntū ad eoq singulos p'tinet, firmit^r fac observari. T. R. apud Notyngh xx. die No^v. p ipm Regē.

The King to his well beloved and trusty Henry Scrope, and his Fellows, our Justices assigned to hold Pleas before Us, Greeting. Certain Statutes, by Us, in our present Parliament called at York, with the assent of the Prelates, Earls, Barons, and of all the Commonalty of our Realm there being, for the common weal of the People of the said Realm, made, We do send to you, signed under our Seal; Commanding that the same Statutes before you, you do cause to be published; and the same, in all and singular their Articles, as much as to you belongeth, to be firmly held. Witness the King at York the First day of December. By the King himself.

The King to the Sheriff of York, Greeting. Whereas late among other Statutes made at our last Parliament at York, the Establishments following were accorded and made; "Because it is many times complained in the King's Court, &c." [Chapter V. of preceding Statute] as above to the End; We do command you that the said Points so established, you do cause to be published in your full County Court, and in Cities and Towns, and elsewhere in your Bailiwick, where you shall see meet to be done; and that you do keep and observe the same, as much as to you belongeth, on the pains above written. Given at York the Eighth day of January.

In the same manner it was commanded to every Sheriff throughout England.

The said Statutes afterwards were sent into Ireland, as is contained in the Writ underwritten, and were delivered to Godfrey Fitz Roger with the said Writ, to be carried thither.

The King to his Chancellor of Ireland, Greeting. Certain Statutes, by Us, in our Parliament lately called at York, with the Assent of the Prelates, Earls, Barons, and the whole Commonalty of our Realm there being, for the common weal of the People of the said Realm, and of our Land of Ireland, made, We do send to you signed under our Seal; Commanding that the same Statutes you do cause to be kept in our Chancery aforesaid, and in the Rolls of the same Chancery to be inrolled, and under our Seal which We use in Ireland, in form Patent to be exemplified; and to every our Courts in the Land aforesaid, and into every County of the same Land, to be sent, by our Writs under the said Seal; Commanding our Officers of those Courts and the Sheriffs of the said Counties, that the said Statutes before them they do cause to be published, and the same in all and singular their Articles, as much as to every of them belongeth, to be firmly observed. Witness the King at Clarendon the tenth day of September, in the Fourteenth year &c. By the King himself.

The King to his Chancellor of Ireland, Greeting. Certain Statutes, by Us, with the Assent of the Prelates, Earls, Barons, and Commonalty of our Realm, lately at Lincoln, and certain other Statutes afterwards at York, made, which We will should be observed in our said Land of Ireland, for the common weal of the People of our said Land, We do send to you under our Seal; Commanding that the same Statutes you do cause to be kept in our said Chancery, and in the Rolls of the same Chancery to be enrolled, and under our Seal, which We use in Ireland, in form Patent to be exemplified, and to every our Courts in the Land aforesaid, and into every County of the same Land, to be sent, by our Writs under the said Seal; Commanding our Officers of those Courts, and the Sheriffs of the said Counties, that the said Statutes before them they do cause to be published, and the same in all and singular their Articles, as much as to every of them belongeth, to be firmly observed. Witness the King at Nottingham the twentieth day of November. By the King himself.

(a) This Writ is also entered in the Red Book of the Exchequer at Dublin, fo. 33, preceded by a Memorandum, and followed by the Statute of Sheriffs, 9 Edw. II. and the Statute of York, 12 Edward II. in the following Form:

Memorand qd q'rto die Maii, anno regni Reg Edwardi fil R. E. decimo septimo, dñs . . . mandavit Cancellar suo Hibern, quedam Statuta apud Lincoln & Eboz edita, & ea in eadē publicari & observari pcepit, p b're qd sequit^r in h verba. Edwardus Dei gra Rex Angl, Dñs Hibern, & Dux Aquit Cancellar suo Hibern [&c. In the Words of the last Writ on the Tower Roll.] T. me ipo apud Notingham xx die Novemb^r, anno r. n. decimo septimo. p ipm Regem & Consiliū.

Then follows an Entry of the said Two Statutes at length.